MEMORIAL RESOLUTION

S.R. 588 - by Adams: Memorial resolution for R.G. (Bob) Beall.

WELCOME AND CONGRATULATORY RESOLUTIONS

- H.C.R. 81 (Aikin): Recognizing and honoring Marshall, Texas, as an All American City.
- S.R. 582 by Schwartz: Extending welcome to Weis Middle School 7th Grade class.
- S.R. 583 by Doggett: Extending welcome to Brykerwoods Elementary School 3rd and 4th grade classes.
 - S.R. 584 by Doggett: Extending welcome to Reverend Harwell E. Norris, Jr.
- S.R. 585 by Doggett, Jones of Harris: Extending welcome to Pershing Junior High School String Orchestra.
- S.R. 587 by Clower: Extending welcome to DeSoto High School Government Students.
- S.R. 590 by Schwartz: Extending congratulations to Mrs. Libbie Moody Thompson.

RECESS

On motion of Senator Aikin the Senate at 12:12 o'clock p.m. took recess until 8:30 o'clock a.m. tomorrow.

APPENDIX

Sent to Governor

(April 27, 1977)

S.C.R. 80 S.B. 185 S.B. 1210

FIFTY-EIGHTH DAY

(Continued) (Thursday, April 28, 1977)

AFTER RECESS

The Senate met at 8:30 o'clock a.m. and was called to order by Senator Jones of Harris.

COMMITTEE ON INTERGOVERNMENTAL RELATIONS GRANTED PERMISSION TO MEET

On motion of Senator Snelson and by unanimous consent, the Committee on Intergovernmental Relations was granted permission to meet while the Senate was in session.

LOCAL AND UNCONTESTED BILLS CALENDAR

The Presiding Officer (Senator Jones of Harris in Chair) announced that the time had arrived for the consideration of the Local and Uncontested Bills Calendar in accordance with the provisions of S.R. 32.

The following bills were laid before the Senate, read second time, passed to engrossment, read third time and passed: (Sponsor, vote on suspension of the Constitutional Three-Day Rule and final passage indicated after each bill.)

- S.B. 350 (Brooks) Relating to authorizing community centers for mental health services to acquire real and personal property. (31-0)(31-0)
- C.S.S.B. 398 (Mengden) Relating to the number of instructors a private beauty culture school is required to have on its staff. (31-0)(31-0)
- S.B. 481 (Mauzy) Relating to preventing execution of process in civil cause. (31-0)(31-0)
- S.B. 524 (Jones of Harris) Relating to the appointment of special judge in certain courts. (31-0)(31-0)
- S.B. 605 (Ogg) Relating to credit for sales taxes on sales for which payment is written off as a bad debt. (31-0)(31-0)
- C.S.S.B. 619 (Traeger) Relating to misuses of rental linens or garments and their accessories. (31-0)(31-0)
- S.B. 683 (Brooks) Relating to the regulation of certain child care facilities operated in connection with churches or other religious organizations. (31-0)(31-0)
- C.S.S.B. 690 (Clower) Relating to certain liability of a surety or a personal representative under the Texas Probate Code and approval of certain expenditures by the court. (31-0)(31-0)
- S.B. 746 (Mauzy) Relating to personal bond fees. (31-0)(31-0)
- S.B. 776 (Sherman) Relating to the number, salaries and other personnel matters of employees of community centers. (31-0)(31-0)
- C.S.S.B. 832 (Jones of Harris) Relating to the regulation, possession and sale of live wild animals. (31-0)(31-0)

- S.B. 866 (Ogg) Relating to the offense of arson, criminal mischief and false alarms. (31-0)(31-0)
- S.B. 930 (Clower) Relating to venue for certain suits brought in the justice courts. (31-0)(31-0)
- C.S.S.B. 931 (Clower) Relating to the filing of lawsuits by creditors in counties other than where the contract was made or where the debtor resides. (31-0)(31-0)
- S.B. 934 (Clower) Relating to the removal of unauthorized motor vehicles parked in fire lanes. (31-0)(31-0)
- C.S.S.B. 937 (Doggett) Relating to a plea of guilty or nolo contendere; amending the Code of Criminal Procedure. (31-0)(31-0)
- S.B. 941 (Mauzy) Relating to the cost of service by publication in suits to collect delinquent property taxes. (31-0)(31-0)
- S.B. 950 (Brooks) Relating to the award of contracts by navigation districts. (31-0)(31-0)
- S.B. 958 (Jones of Harris) Relating to certain information to be forwarded to TDC. (31-0)(31-0)
- S.B. 999 (Santiesteban) Relating to the authority of the governor under a treaty between the U.S. and a foreign country for the transfer of convicted offenders. (31-0)(31-0)
- S.B. 1031 (Clower) Relating to exemptions from licensing under the Child Care Licensing Act of 1975. (31-0)(31-0)
- S.B. 1033 (Santiesteban) Relating to providing that forfeited vehicles may be titled to and used by political entities responsible for their seizure. (31-0)(31-0)
- S.B. 1043 (Sherman) Relating to a speedy trial of criminal cases. (31-0)(31-0)
- S.B. 1057 (Hance) Relating to the jurisdiction of the county court and county courts at law of Lubbock County. (31-0)(31-0)
- S.B. 1059 (Mauzy) Relating to venue in a prosecution for rape. (31-0)(31-0)
- C.S.S.B. 1070 (Jones of Harris) Relating to writs of habeas corpus in felony cases. (31-0)(31-0)
- S.B. 1076 (Truan) Relating to payments for the benefit of hard-to-place adopted children. (31-0)(31-0)
- C.S.S.B. 1103 (Longoria) Relating to redefining the term "issuer" as used in respect to municipally-owned utilities. (31-0)(31-0)
- S.B. 1121 (Brooks) Relating to licensing child care institution administrators. (31-0)(31-0)

- S.B. 1123 (Brooks) Relating to the best interest of a child in determining questions of managing conservatorship. (31-0)(31-0)
- S.B. 1129 (Brooks) Relating to compensation by the state of persons whose property is damaged in certain incidents involving peace officers. (31-0)(31-0)
- S.B. 1137 (Santicsteban) Relating to amending the Texas Insurance Code. (31-0)(31-0)
- C.S.S.B. 1150 (Ogg) Relating to the nomination, election, and service of presidential electors. (31-0)(31-0)
- S.B. 1151 (Clower) Relating to the burden of proof in civil actions following restrictive covenants. (31-0)(31-0)
- C.S.S.B. 1153 (Schwartz) Relating to the issuance of a writ of habeas corpus involving the right to possession of a child. (31-0)(31-0)
- S.B. 1164 (Schwartz) Relating to permitting the assignment of a retired district judge outside the geographic limits of the administrative judicial district in which he resides under certain circumstances. (31-0)(31-0)
- S.B. 1178 (Parker) Relating to creating the Northwest Forest Municipal Utility District. (31-0)(31-0)
- S.B. 1191 (Mauzy) Relating to the appointment of members of the board of managers of the Dallas County Hospital District. (31-0)(31-0)
- C.S.S.B. 1212 (Jones of Taylor) Relating to teacher retirement benefits for certain employees of the TYC. (31-0)(31-0)
- S.B. 1235 (Hance) Relating to the compensation of the judges of certain courts in Lubbock County. (31-0)(31-0)
- S.B. 1253 (Ogg) Relating to a supplemental appropriation to the Judiciary Section of the Comptrollers Department, (31-0)(31-0)
- S.B. 1287 (McKnight) Relating to permitting TEC to sell certain property. (31-0)(31-0)
- S.J.R. 50 (Brooks) Proposing an amendment to the Constitution to delete the archaic reference to the "Deaf and Dumb Asylum," to allow certain products manufactured by handicapped individuals in nonprofit rehabilitation facilities to be purchased by the state, and to eliminate the formality of involvement in such transactions by the Governor, Secretary of State and Comptroller. (31-0)(31-0)
- S.C.R. 90 (Schwartz) Granting Mitchell Energy Corporation permission to sue the State of Texas. (vv)
- S.C.R. 92 (Doggett) Granting Carl Clausen permission to sue the State of Texas. (vv)
- S.R. 82 (Schwartz) Memorializing the U.S. Congress in regard to transportation facilities. (vv)

- S.R. 224 (Schwartz) Resolving to direct the Coastal and Marine Council to undertake an evaluation of problems of the maritime industry. (vv)
- H.B. 202 (Creighton) Relating to the authority of the chairman and the director of the Texas Aeronautics Commission. (31-0)(31-0)
- H.B. 244 (Ogg) Relating to permitting young children to accompany their parents into polling places and voting booths. (31-0)(31-0)
- H.B. 433 (Adams) Relating to expenses of court reporters in judicial districts of more than one county. (31-0)(31-0)
- H.B. 533 (Creighton) Relating to the powers of the Hood County Hospital District. (31-0)(31-0)
- H.B. 615 (Patman) Relating to the compensation of District Judges of the 24th and 135th Judicial Districts. (31-0)(31-0)
- H.B. 656 (Brooks) Relating to municipal annexation of territory within the boundaries of a water or sewer district. (31-0)(31-0)
- H.B. 748 (Jones of Taylor) Relating to the exemption of live-in house-parents employed by TYC from the state employees work-week law. (31-0)(31-0)
- H.B. 769 (Hance) Relating to quarantine requirements and terminology for leprosy. (31-0)(31-0)
- H.B. 1029 (Adams) Relating to leases of property owned by the Nacogdoches County Hospital District. (31-0)(31-0)
- H.B. 1245 (Farabee) Relating to the issuance of temporary permits; amending the Water Code. (31-0)(31-0)
- H.B. 1304 (Adams) Relating to the membership of the Board of Law Examiners and the fee for a bar examination. (31-0)(31-0)
- **H.B.** 1319 (Jones of Taylor) Relating to the composition of the 27th and 35th Judicial Districts. (31-0)(31-0)
- H.B. 1653 (Sherman) Relating to ratification of the Interstate Compact for the Conservation and Utilization of Natural Energy and Water Resources. (31-0)(31-0)
- H.B. 2058 (Jones of Harris) Relating to runoff elections in cities over 200,000 population. (30-1) Ogg "Nay" (30-1) Ogg "Nay"
- H.C.R. 54 (Aikin) Granting Randall Herman permission to sue the State of Texas. (vv)
- H.C.R. 72 (Snelson) Granting Jim Weatherby permission to sue the State of Texas. (vv)
- H.C.R. 86 (Doggett) Granting Pennsylvania Truck Lines, Inc., permission to sue the State of Texas. (vv)

- H.C.R. 89 (Braecklein) Granting Morris Corbray permission to sue the State of Texas. (vv)
- H.C.R. 96 (Kothmann) Granting Robert Castillo permission to sue the State of Texas. (vv)
- H.C.R. 105 (Kothmann) Granting the Harry Durbin estate permission to sue the State of Texas. (vv)
- H.C.R. 109 (Traeger) Granting C.K. Koelle permission to sue the State of Texas. (vv)
- H.C.R. 111 (Lombardino) Granting Sue Chambers permission to sue the State of Texas. (vv)

The following bills were laid before the Senate, read second time, amended, passed to engrossment, read third time and passed: (Amendment printed following bill number and caption, as well as the vote on suspension of Constitutional Three-Day Rule and final passage.)

S.B. 146 (Mengden) Relating to extending the list of persons designated as peace officers to include criminal investigators of the U.S. government. (31-0)(31-0)

Senator Mengden offered the following amendment to the bill:

- Amend S.B. 146 by striking the period at the end of Subdivision (14) in quoted Article 2.12 of Section 1 and adding the following:
- ", but the survivors of these investigators are not entitled to benefits provided under Chapter 86, Acts of the 60th Legislature, Regular Session, 1967, as amended, (Article 6228f, Vernon's Texas Civil Statutes)."

The amendment was read and was adopted.

On motion of Senator Mengden and by unanimous consent, the caption was amended to conform to the body of the bill as amended.

S.B. 501 (Mauzy) Relating to automobile salvage dealers. (31-0)(31-0)

Senator Mauzy offered the following committee amendment to the bill:

- Amend S.B. 501 by striking all below the enacting clause and substituting the following:
- Section 1. Section 1, Chapter 506, Acts of the 57th Legislature, 1961, as amended (Article 6687-2, Vernon's Texas Civil Statutes), is amended to read as follows:
- "Art. 6687-2. Automobile Salvage Dealers [Dealer in vehicles for scrap, resale of parts or salvage; surrender of unexpired license plates or certificates]
 - (a) In this article:
- (1) "Automobile Salvage Dealer" means an individual, corporation, association, partnership, organization, or other entity engaged in the business of obtaining abandoned, wrecked, or junked motor vehicles or motor vehicle parts for scrap disposal, resale, repairing, rebuilding, demolition, or other form of salvage.

(2) "Major Component Part" means the front end assembly or tail section of an automobile, the cab of a truck (light or heavy), or the bed of a one ton or lighter truck.

(3) "Front End Assembly" means the hood, right and left front fender, grill, bumper, radiator, and radiator support, if two or more such parts are assembled

together as one unit.

(4) "Tail Section" means the roof, floor pan, right and left rear quarter panel, deck lid, and rear bumper, if two or more of such parts are assembled together as

one unit.

- (b) An automobile salvage dealer, upon receipt of a motor vehicle described in (a), shall immediately remove any unexpired license plates from the motor vehicle and place them in a secure, locked place. [Any person, association of persons, corporate or other, who customarily engage in the business of obtaining motor vehicles for scrap disposal or resale of parts therefrom or any other form of salvage, shall immediately remove any unexpired license plates from such meter-vehicle and place the same under lock and key.] An inventory list of such plates showing the license number and the make and motor number of the motor vehicle from which such plates were removed shall be maintained on forms to be furnished by the State Highway Department. Upon demand the license plates and inventory lists shall be surrendered to the State Highway Department for cancellation. It is further provided that all Certificates of Title covering such motor vehicles obtained for scrap disposal, resale of parts or any other form of salvage shall, upon demand, be surrendered to the State Highway Department for cancellation. It shall thereafter be the duty of the State Highway Department to furnish a signed receipt for the surrendered license plates and Certificates of Title.
- (c) An automobile salvage dealer shall keep an accurate and legible inventory of each major component part purchased by or delivered to him, as follows:

(1) Date of purchase or delivery;

(2) Name, age, address, sex, and driver's license number of the seller;

(3) The license number of the motor vehicle used to deliver the major component part;

(4) A complete description of the item purchased;

(5) The vehicle identification number of the motor vehicle from which a major component part was removed.

(d) In lieu of the requirements contained in (c), an automobile salvage dealer may record the name of the dismantler and the Texas Certificate of Inventory number.

(e) An automobile salvage dealer shall keep all records required to be kept by this article for one year after the date of sale or disposal of the item and he shall allow an inspection of the records by a peace officer at any reasonable time. A peace officer may inspect the inventory on the premises of the automobile salvage dealer in order to verify, check, or audit the records. An automobile salvage dealer shall allow and shall not interfere with a full and complete inspection by a peace officer of the inventory, premises, and records of the dealer.

(f) A peace officer may seize, hold, and dispose of according to the Code of Criminal Procedure a motor vehicle or part thereof which has been stolen or which has been altered so as to remove, change, mutilate, or obliterate a permanent vehicle identification number, derivative number, motor number, or serial number.

(g) A person who fails to comply with any provision of this article or violates a provision of this article commits a Class A misdemeanor. [Any person violating any provision of this Act shall be deemed guilty of a misdemeanor and upon conviction shall be fined not less than One Hundred Dollars (\$100) nor more than One Thousand Dollars (\$1,000), or by confinement in the county jail not less than ten (10) days nor more than one (1) year, or by both such fine and confinement.]"

Sec. 2. The importance of this legislation and the crowded condition of the calendars in both Houses create an emergency and an imperative public necessity that the Constitutional Rule requiring bills to be read on three several days in each House be suspended, and this Rule is hereby suspended, and that this Act take effect and be in force from and after its passage, and it is so enacted.

The committee amendment was read and was adopted.

Senator Mauzy offered the following amendment to the bill:

Amend C.S.S.B. 501, Section 1(e) by adding the following:

"at any reasonable time" after the word "dealer" in line 1 page 3.

The amendment was read and was adopted.

On motion of Senator Mauzy and by unanimous consent, the caption was amended to conform to the body of the bill as amended.

S.B. 1185 (Meier) Relating to the appointment of County Auditors in certain counties. (31-0)(31-0)

Senator Meier offered the following amendment to the bill:

A BILL TO BE ENTITLED

AN ACT

relating to the appointment of county auditors in certain counties, their terms of office, and compensation; amending Article 1645, Revised Civil Statutes of Texas, 1925, as amended; and declaring an emergency.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:

Section 1. Article 1645, Revised Civil Statutes of Texas, 1925, as amended, is amended to read as follows:

"Article 1645. (a) In any county having a population of 35,000 inhabitants or over according to the last preceding Federal Census, or having a tax valuation of \$15,000,000, except those counties covered by Subsection (b) of this article, or over according to the last approved tax rolls, there shall be appointed every two years an auditor of accounts and finances, the title of said office to be County Auditor, who shall hold his office for two years and who shall receive as compensation for his services an annual salary from the County General Fund of not more than the amount allowed or paid the Assessor-Collector of Taxes in his county, such salary of the County Auditor to be fixed and determined by the District Judge or District Judges making such appointment and having jurisdiction in the county, a majority ruling, said annual salary to be paid monthly out of the General Fund of the county. The action of the District Judge or District Judges in determining and fixing the salary of the County Auditor shall be made by order and recorded in the minutes of the District Court of the county and the Clerk thereof shall certify the same for observance to the Commissioners Court which shall cause the same to be recorded in its minutes.

- "(b) In any county having a population of 700,000 inhabitants or more but less than 800,000 inhabitants according to the last preceding Federal Census and having a tax valuation of \$15,000,000 or over according to the last approved tax rolls, there shall be appointed every two years an auditor of accounts and finances, the title of said office to be County Auditor, who shall hold his office for two years and who shall receive as compensation for his services an annual salary from the County General Fund to be fixed and determined by the District Judge or District Judges making such appointment and having jurisdiction in the county, a majority ruling, said annual salary to be paid monthly out of the General Fund of the county. The action of the District Judge or District Judges in determining and fixing the salary of the County Auditor shall be made by order and recorded in the minutes of the District Court of the county and the Clerk thereof shall certify the same for observance to the Commissioners Court which shall cause the same to be recorded in its minutes."
- Sec. 2. The importance of this legislation and the crowded condition of the calendars in both houses create an emergency and an imperative public necessity that the constitutional rule requiring bills to be read on three several days in each house be suspended, and this rule is hereby suspended, and that this Act take effect and be in force from and after its passage, and it is so enacted.

The amendment was read and was adopted.

S.B. 1218 (Braecklein) Relating to the creation of the County Criminal Courts Nos. 6 and 7 of Dallas County. (31-0)(31-0)

Senator Mauzy offered the following amendment to the bill:

Amend Senate Bill 1218 by striking Section 6 and substituting the following:

- "Sec. 6. (a) No person is eligible for judge of this court unless he is a citizen, of the United States and of this State, who shall have been a practicing lawyer of this state or a judge of a court in this state for four years next preceding his appointment or election, and who shall have resided in the county of Dallas for two years next preceding his appointment or election.
- (b) At the primaries and general election in 1978, there shall be elected by the qualified voters of Dallas County a judge of the County Criminal Court Number Six and Seven for a four-year term beginning on January 1, 1979. Every four years thereafter, the judge shall be elected by the qualified voters of the county for a four-year term as provided in Article V, Section 30, and Article XVI, Section 65, of the Texas Constitution."

The amendment was read and was adopted.

Senator Mauzy offered the following amendment to the bill:

Amend Senate Bill 1218 by striking the word "appointment and" from the caption.

The amendment was read and was adopted.

Senator Mauzy offered the following amendment to the bill:

Amend Senate Bill 1218, Section 1 by striking the following, "September 1, 1977" and replacing it with the following, "January 1, 1979."

The amendment was read and was adopted.

Senator Mauzy offered the following amendment to the bill:

Amend S.B. 1218 by striking Section 3 and renumbering the succeeding sections accordingly.

The amendment was read and was adopted.

On motion of Senator Braecklein and by unanimous consent, the caption was amended to conform to the body of the bill as amended.

S.B. 1219 (Braecklein) Relating to the creation of the County Court at Law No. 5 of Dallas County. (31-0)(31-0)

Senator Mauzy offered the following amendment to the bill:

Amend Senate Bill 1219 by striking Section 6(b) and substitute the following:

"(b) At the primaries and general election in 1978, there shall be elected by the qualified voters of Dallas County a judge of the County Court of Dallas County at Law No. Five for a four-year term beginning on January 1, 1979. Every four years thereafter, the judge shall be elected by the qualified voters of the county for a four-year term as provided in Article V, Section 30, and Article XVI, Section 65, of the Texas Constitution."

The amendment was read and was adopted.

Senator Mauzy offered the following amendment to the bill:

Amend Senate Bill 1219 by striking the following, "September 1, 1977" and replacing it with the following, "January 1, 1979".

The amendment was read and was adopted.

On motion of Senator Braecklein and by unanimous consent, the caption was amended to conform to the body of the bill as amended.

H.B. 920 (Clower) Relating to nonresident hunting licenses. (31-0)(31-0)

Senator Clower offered the following committee amendment to the bill:

Amend H.B. No. 920 by striking "\$75.75" in quoted Sec. 42.0141 (Section 3 of the bill) and substituting "\$100.75".

The committee amendment was read and was adopted.

Senator Clower offered the following committee amendment to the bill:

Amend House Bill 920 by striking the present language in section 42.005 and substituting the following new language:

"Section 42.005. NONRESIDENT LICENSE REQUIRED. (a) No nonresident in this State may hunt a nonindividually owned axis deer in Bexar

County, turkey, or game animal, except squirrel, without first having acquired a general nonresident hunting license.

"Section 42,005. NONRESIDENT LICENSE REQUIRED. (a) No nonresident in this State may hunt a nonindividually owned wild axis deer in Bexar County, wild deer, wild turkey, wild elk, wild antelope, wild desert bighorn sheep, wild black bear, wild collared peccary or javelina, wild aoudad sheep in Armstrong, Briscoe, Donley, Floyd, Hall, Motley, Randall and Swisher Counties without first having acquired a general nonresident hunting license.

The committee amendment was read and was adopted.

On motion of Senator Clower and by unanimous consent, the caption was amended to conform to the body of the bill as amended.

BILLS REMOVED FROM LOCAL AND UNCONTESTED BILLS CALENDAR

The following bills were removed from the Local and Uncontested Bills Calendar:

Bill Number	Senators Objecting
S.B. 271	Moore, Creighton and Harris
S.B. 725	Moore, Creighton and Harris
S.B. 942	Moore, Creighton and Harris
S.B. 1152	Moore, Creighton and Harris
C.S.S.B. 697	Moore, Creighton and Harris
H.B. 497	Moore, Creighton and Harris
Н.В. 817	Moore, Creighton and Harris
C.S.H.B. 1793	Moore, Creighton and Harris

CONCLUSION OF SESSION FOR LOCAL AND UNCONTESTED BILLS CALENDAR

The Presiding Officer (Senator Jones of Harris in Chair) announced that the session for the consideration of the Local and Uncontested Bills Calendar was concluded

ADJOURNMENT

On motion of Senator Traeger the Senate at 9:27 o'clock a.m. adjourned until 10:30 o'clock a.m. today.

FIFTY-NINTH DAY

(Thursday, April 28, 1977)

The Senate met at 10:30 o'clock a.m., pursuant to adjournment, and was called to order by the President.

The roll was called and the following Senators were present: Aikin, Andujar, Braeckleink Brooks, Clower, Creighton, Doggett, Farabee, Hance, Harris, Jones of Harris, Jones of Taylor, Kothmann, Lombardino, Longoria, Mauzy, McKnight, Meier, Mengden, Moore, Ogg, Patman, Santiesteban, Schwartz, Sherman, Snelson, Traeger, Truan, Williams.

Absent-excused: Adams, Parker.

A quorum was announced present.

The Rabbi Louis Firestein, Temple Beth Israel, Austin, Texas, offered the invocation.

On motion of Senator Aikin and by unanimous consent, the reading of the Journal of the proceedings of yesterday was dispensed with and the Journal was approved.

LEAVES OF ABSENCE

Senator Parker was granted leave of absence for today on account of important business on motion of Senator Ogg.

Senator Adams was granted leave of absence for today on account of important business on motion of Senator Jones of Taylor.

REPORTS OF STANDING COMMITTEES

Senator Creighton submitted the following report for the Committee on Economic Development:

H.B. 991

C.S.S.B. 1168 (Read first time)

C.S.S.B. 1068 (Read first time)

Senator Mauzy submitted the following report for the Committee on Education:

C.S.S.B. 1040 (Read first time)

Senator Schwartz submitted the following report for the Committee on Jurisprudence:

S.B. 740 (Amended)

S.B. 1113

S.B. 1226

H.B. 945